KOLAR Document ID: 1407611

Confiden	tiality Re	quested:
Yes	No	

KANSAS CORPORATION COMMISSION OIL & GAS CONSERVATION DIVISION Form ACO-1 January 2018 Form must be Typed Form must be Signed All blanks must be Filled

WELL COMPLETION FORM WELL HISTORY - DESCRIPTION OF WELL & LEASE

OPERATOR: License #	API No.:
Name:	Spot Description:
Address 1:	
Address 2:	Feet from Dorth / South Line of Section
City: State: Zip:+	Feet from East / West Line of Section
Contact Person:	Footages Calculated from Nearest Outside Section Corner:
Phone: ()	
CONTRACTOR: License #	GPS Location: Lat:, Long:
Name:	(e.g. xx.xxxx) (e.gxxx.xxxx)
Wellsite Geologist:	Datum: NAD27 NAD83 WGS84
Purchaser:	County:
Designate Type of Completion:	Lease Name: Well #:
New Well Re-Entry Workover	Field Name:
	Producing Formation:
	Elevation: Ground: Kelly Bushing:
	Total Vertical Depth: Plug Back Total Depth:
CM (Coal Bed Methane)	Amount of Surface Pipe Set and Cemented at: Feet
Cathodic Other (Core, Expl., etc.):	Multiple Stage Cementing Collar Used?
If Workover/Re-entry: Old Well Info as follows:	If yes, show depth set: Feet
Operator:	If Alternate II completion, cement circulated from:
Well Name:	feet depth to:w/sx cmt.
Original Comp. Date: Original Total Depth:	
Deepening Re-perf. Conv. to EOR Conv. to SWD	Drilling Fluid Management Plan
Plug Back Liner Conv. to GSW Conv. to Producer	(Data must be collected from the Reserve Pit)
	Chloride content: ppm Fluid volume: bbls
Commingled Permit #: Dual Completion Permit #:	Dewatering method used:
SWD Permit #:	Location of fluid disposal if hauled offsite:
EOR Permit #:	
GSW Permit #:	Operator Name:
	Lease Name: License #:
Spud Date or Date Reached TD Completion Date or	Quarter Sec TwpS. R East West
Recompletion Date Recompletion Date	County: Permit #:

AFFIDAVIT

I am the affiant and I hereby certify that all requirements of the statutes, rules and regulations promulgated to regulate the oil and gas industry have been fully complied with and the statements herein are complete and correct to the best of my knowledge.

Submitted Electronically

KCC Office Use ONLY
Confidentiality Requested
Date:
Confidential Release Date:
Wireline Log Received Drill Stem Tests Received
Geologist Report / Mud Logs Received
UIC Distribution
ALT I II III Approved by: Date:

KOLAR Document ID: 1407611

Operator Name:	Lease Name: Well #:
Sec TwpS. R East 🗌 West	County:

Page Two

INSTRUCTIONS: Show important tops of formations penetrated. Detail all cores. Report all final copies of drill stems tests giving interval tested, time tool open and closed, flowing and shut-in pressures, whether shut-in pressure reached static level, hydrostatic pressures, bottom hole temperature, fluid recovery, and flow rates if gas to surface test, along with final chart(s). Attach extra sheet if more space is needed.

Final Radioactivity Log, Final Logs run to obtain Geophysical Data and Final Electric Logs must be emailed to kcc-well-logs@kcc.ks.gov. Digital electronic log files must be submitted in LAS version 2.0 or newer AND an image file (TIFF or PDF).

Drill Stem Tests Taken (Attach Additional Sh	eets)	Y	es 🗌 No			og Formatio	n (Top), Depth	and Datum	Sample
Samples Sent to Geolog	*		és 🗌 No	Ν	lame	e		Тор	Datum
Cores Taken Electric Log Run Geologist Report / Mud List All E. Logs Run:			ies No ies No ies No						
		Repo	CASING I] Ne	w Used rmediate, productio	on, etc.		
Purpose of String	Size Hole Drilled		ze Casing tt (In O.D.)	Weight Lbs. / Ft.		Setting Depth	Type of Cement	# Sacks Used	Type and Percent Additives
			ADDITIONAL	CEMENTING /	SQU	EEZE RECORD			
Purpose: Perforate	Depth Top Bottom	Туре	e of Cement	# Sacks Used	k		Type and	Percent Additives	
Protect Casing Plug Back TD Plug Off Zone									
 Did you perform a hydra Does the volume of the is Was the hydraulic fractu Date of first Production/Inj 	total base fluid of the h ring treatment informa	nydraulic fra tion submit	acturing treatment	al disclosure regis	-	Yes ns? Yes Yes	No (If No, s	kip questions 2 ar kip question 3) ill out Page Three	
Injection:			Flowing	Pumping		Gas Lift 🗌 O	ther <i>(Explain)</i>		
Estimated Production Per 24 Hours	Oil	Bbls.	Gas	Mcf	Wate	er Bb	ls.	Gas-Oil Ratio	Gravity
DISPOSITION	I OF GAS:		M	ETHOD OF COM	IPLE	TION:			ON INTERVAL:
Vented Sold (If vented, Subm	Used on Lease		Open Hole		-		mingled	Тор	Bottom
	oration Perfora Top Botto		Bridge Plug Type	Bridge Plug Set At		Acid,		ementing Squeeze	
TUBING RECORD:	Size:	Set At:		Packer At:					

Form	ACO1 - Well Completion
Operator	ST Petroleum, Inc.
Well Name	THOMAS C 4-1
Doc ID	1407611

Casing

Purpose Of String	Size Hole Drilled	Size Casing Set		Setting Depth	Type Of Cement		Type and Percent Additives
Surface	9	7	10	22	Portland	4	50/50 POZ
Production	5.625	2.875	8	924	Portland	116	50/50 POZ

Lease Owner:ST Petroleum

Johnson County, KSTown Oilfield Service, Inc.Commenced Spudding:
4/20/2018Well: Thomas C 4-1(913) 294-21254/20/2018

WELL LOG

Thickness of Strata	Formation	Total Depth	
0-11 Soil-Clay		11	
5	Lime	16	
7	Shale	23	
15	Lime	38	
8	Shale	469	
8	Lime	54	
9	Shale	63	
15	Lime	78	
12	Shale	90	
8	Sand	98	
75	Lime	173	
29	Shale	202	
9	Lime	211	
18	Shale	229	
7	Lime	236	
6	Shale	242	
8	Lime	250	
34	Shale	284	
1	Lime	285	
9	Shale	294	
28	Lime	322	
5	Shale	327	
24	Lime	351	
4	Shale	355	
2	Lime	357	
6	Shale	363	
7	Lime	370	
170	Shale	540	
6	Lime	546	
4	Shale	550	
3	Lime	553	
5	Shale	558	
7	Lime	565	
17	Shale	582	
3	Lime	585	
8	Shale	593	
11	Lime	604	
83	Shale	687	
1	Lime	688	
142	Shale	830	

Lease Owner:ST Petroleum

Johnson County, KSTown Oilfield Service, Inc.Commenced Spudding:
4/20/2018Well: Thomas C 4-1(913) 294-21254/20/2018

1	Lime	831
	Sand	836
5	Sand	840
4	Sand	843
3		940-TD
97	Shale	040 10
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Short Cuts

BBLS. (42 gal.) equals D²x.14xh D equals diameter in feet. h equals height in feet.

BARRELS PER DAY Multiply gals. per minute x 34.2

HP equals BPH x PSI x .0004 BPH - barrels per hour PSI - pounds square inch

TO FIGURE PUMP DRIVES

* D - Diameter of Pump Sheave * d - Diameter of Engine Sheave SPM - Strokes per minute RPM - Engine Speed R - Gear Box Ratio *C - Shaft Center Distance

D - RPMxd over SPMxR d - SPMxRxD over RPM SPM - RPMXD over RxD R - RPMXD over SPMxD

BELT LENGTH - 2C + 1.57(D + d) + $\frac{(D-d)^2}{4C}$ * Need these to figure belt length WATTS = AMPS TO FIGURE AMPS: VOLTS

746 WATTS equal 1 HP

Log	g Bo	ok
Well No	-1	
Farm <u>The</u>	mas C	e E Merre
(State)	<u></u>	(County)
14 (Section)	(Township)	22 (Range)
For	Petroleum (Well Owner)	35
15-091-	2448	6

Town Oilfield Services, Inc. 1207 N. 1st East Louisburg, KS 66053 913-710-5400

Trugsas CEarm John Sort County 14-State; Weil No. 1033 Elevation_ **Commenced Spuding** Finished Drilling WE ai **Driller's Name** Driller's Name **Dritler's Name** Tool Dresser's Name **Tool Dresser's Name** Tool Dresser's Name 5 0 Contractor's Name 22 14 17 (Township) (Range) (Section) 1000 ft. Distance from line, \mathcal{L} 48 ft. Distance from line, 4 sacks 10 Kis 578 borelole 27/8 casi CASING AND TUBING RECORD 10" Pulled _____ 10'' Set 8'' 8'' Pulled Set 22 6¼" Pulled 78%" Set Set 4'' Pulled 4'' 2″ Pulled 2'' Set ___

CASING AND TUBING MEASUREMENTS

Feet	In.	Feet	nin.	Feet	In.
891.	8	Ba	1-		
924.	3	FL	20.7	-7/-	-
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Thickness of Strata	Formation	Total Depth	Remarks
0-11	soil-clay	11	
5	Lime 1	16	
7	Shall	23	
15	Lime	38	
8	Shale	46	A. 81.5
- 8	Line	54	
9	Shale	63	
15	Lime	78	
12	Shafe	90	redbed
8	Sand	98	no oil
75	Lime	175	water
29	shale	202	2
- 9	Lime	211	
146	Shale	229	<u>t</u>
	Lime	236	
- 6	Shale	242	
- 3//	Lime	250	· · · · · · · · · · · · · · · · · · ·
34	Shell	284	
	Lime	285	[
	Share	Prif	
20	Lime	322	·
24	- Share-	327	·
- 47	Lime	355	
-7	Shale Lime	357	
4	the la	363	· · · · · · · · · · · · · · · · · · ·
	Shale Lime	370	Haithe
	-2-		-3-

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4 Sinel 840 broken good oil 5 3 sind 843 polid-good oil 5 97 Shale 940 TD	ickness of Strata	Formation	Total Depth	Remarks
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$ \frac{3}{5} \frac{Lime}{553} \frac{553}{7} $	6	ime		
5 Shale 558 7 Lime 582 3 Lime 585 8 Shale 593 11 Lime 604 83 Shale 667 1 Lime 638 142 Shale 667 1 Lime 638 142 Shale 667 1 Lime 638 142 Shale 830 1 Lime 831 5 Send 836 4 Sind 840 5 Send 843 64 501d-good 0.15 3 Suid 940 97 Shale 940 1 Lime 940 1 Lime 10 1 Lime 10 1 Shale 940 1 Shale 940 1 Shale 10 1 Shale 10 1 Shale 10 </td <td></td> <td></td> <td>and the second se</td> <td></td>			and the second se	
7 Lime 565 3 Lime 585 8 Shale 593 11 Lime 604 83 Shale 667 1 Lime 638 142 Shale 687 1 Lime 638 142 Shale 6830 1 Lime 830 1 Lime 831 5 Sand 836 3 sand 840 4 Sind 840 5 Sand 843 64 50 50 3 sand 843 97 Shale 940 1 1 1 1 1 1 1 1 1 1 1 1 13 sand 1 14 1 1 15 1 1 16 1 1 17 1 1 18 <t< td=""><td></td><td></td><td>555</td><td>10 V</td></t<>			555	10 V
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$ \frac{3}{8} \frac{1 \text{ me}}{1 \text{ lime}} \frac{585}{93} \\ \frac{11}{1 \text{ lime}} \frac{1004}{833} \\ \frac{13}{1 \text{ lime}} \frac{1004}{830} \\ \frac{142}{1 \text{ lime}} \frac{1004}{1 \text{ lime}} \\ \frac{1004}{1 \text{ lime}} \\ \frac{1004}{1 \text{ lime}} \frac{1004}{1 \text{ lime}} \\ \frac{1004}{1 \text{ lime}} \\ \frac{1004}{1 \text{ lime}} \frac{1004}{1 \text{ lime}} \\ \frac{1004}{1 \text{ lime}$	7	Lime	12 16 00	
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11 Limit (604) 83 Shale 687 1 Lime 6335 142 Shale 830 1 Lime 830 5 Send 836 4 Sand 840 97 Shale 940 96 97 5	3	Lime	585	
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	PUMPING LLC hanute, KS 66720	FIELD TIC	KET & TREA	TMENT REP		June	
	or 800-467-8676		CEMEN				
DATE	CUSTOMER #	WELL NAME &	NUMBER	SECTION	TOWNSHIP	RANGE	COUNTY
4/24/18	7532	Thomas C #	: 4-1	Sw 14	14	22	20
CUSTOMER	Potrola			and the second second			
MAILING ADDRES	retroleum	1		TRUCK #	DRIVER	TRUCK#	DRIVER
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CASING DEPTH	6 aug		TUBING 60	Ale-892		OTHER	
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DISPLACEMENT S	-11 .11	PLACEMENT PSI	MIX PSI		RATE 4 60	24	
REMARKS: hele	& safat	nating an	tablished a	Nordath.	Helina +	Outroal	Im #
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ACCOUNT	QUANITY or U	INITS	DESCRIPTION of	f SERVICES or PRO	DDUCT		
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I acknowledge that the payment terms, unless specifically amended in writing on the front of the form or in the customer's account records, at our office, and conditions of service on the back of this form are in effect for services identified on this form.

TERMS AND CONDITIONS

ATTENTION: THESE TERMS AND CONDITIONS CONTAIN INDEMNITY PROVISIONS FOR DAMAGE TO PERSONS AND PROPERTY All Services or Products provided by QES Preasure Pumping LLC (fixe Consoliciated Oil Well Services LLC) are subject to these Terms and Conditions unless superseded by a Master Service Agreement from QES' Contracts Administration Department signed by the parties. In the avent Customer does not accept these Terms and Conditions as written, Customer must request a Master Service Agreement from QES' Contracts Administration Department at musificesip.com

The operations, services, supplies, materials, perionnel or goods to be provided ("Saryson" or "Epolutia" as applicable) by QES Pressure Pumping LLC ("QES") will be recycled to you as automor ("Custumer") in accordance with the following terms and conditions ("<u>Accordence</u>"). OES and Custumer may be reterred to as "Party or "Purities".

Price and Taxes. Customer will pay QE6 for the Services or Products in accordance with QES' quoted price which exclusio applicable cases or process loakes faws. Customer shall pay all applicable taxes and process loaks loaks feet roteed to the Services and Products. QES prices no subject to change and process loaks are roteed to the Services and Products. QES prices no subject to change the services and process loaks are roteed to the Services and Products. without pollos

2. <u>Terms of Payment</u>. Customer will pay QES cash in advance for Service's and Products unless QES has approved credit pront: the performance of the Services unl'ur delivery of the Products. Gredit terms for approved accounts returns full payment of the involved measurit within 30 days from the date of involve. All involves no paid within 30 days are used to be entropy of an intercent and or more the table of the service full payment of the involved and the of the recent section of the date of involve date of the recent section of the date of the recent section of the approximation of any section of any amounts owed to QES instruction for control of the approximation for control of the section of any amounts owed to QES instruction for control. shafter achiection fee costs

Proof of Sensees of <u>Jellinery of Propinss</u>. QES will finitely verification of proof of Senses performed and Product delevand to Customer's impresentative at the time of performance of the Senses or Product delevay. Customer agrees to sign and return such verification indigiting Customer's scooplerub of the Senses or Products.

4. Desvery of Campleton. All facility and responsibility of CHS massis when (1) Products are delivered to the Customer of Q2S and as longer in the carls, custody and nontrol of Q2S or (2) when the carrier receives the Products article annual CBS will be carlier receives the Products and the associated by the Products are delivered goods. In custo of the Customer scopes deliver, Additionety, Q2S will not be raited by the fact of the customer to be carlier before Customer scopes delivery. Additionety, Q2S will not be raited by an upper to the customer to be a Force Melaving (Castomer scopes delivery, Additionety, Q2S will not be raited by annual to delivery of customer scopes delivery. Additionety, Q2S will not be raited by an upper to delivery of customer and the customer (and the customer) and the customer a

5. <u>Well on Service Ste Contificns.</u> Customer, having custocy and control of the well and/or survice site, and having superior inobiations of the same and the control of the well and/or survice site will be in proper condition to receive and eccomplicate Services and Products. Upon OES request, Customer will private documentation to verify that the well or service alter an alternate to surport the Services and broadelever OE Products. Customer will private documentation to verify that the well or services and an alternate to surport the Services and broadelever OE Products. Customer will private documentation to verify the same and that any object the surport the Services and broadelever OE Products. Customer site and that deliver of an analysis of the same and the any object all equipment or road amprovements to be able to softly access the well and estates and that any object all equipment or road amprovements the trained for such access will be the the products a submitted by the service and the services and any object and any object and the services and softly access the well and services are any submitted to the service and the services are any service and any object and the services are any service and the services are any service and the services are any service and the services are any services and the services are any services and any object and the services are any services and the services are any services are approximated to be able to access any services are approximated and the services are app to by the parties.

6 Chemica: Hundlinu and Hazarokan Mayanala. Customar Agraes that for my waste crouted as part of the Services, Customer will be parts doed the "generator" for purposes of any applicable laws or regulations percenting to the transportation, storage and hending of chemicals and leadantous materials.

7 <u>Deta. Resa Transmission and Storage.</u> GES costs not worrant or geometries the accuracy of day presents analysis, survey, or other data generated for the Services. OFS is not responsible for any products or minimized interception of such data by third partials and it is the responsibility of the Customer to sefeguard such table against loss including any need to secure digital plagar copies for Stridge

storage **S** <u>WARPANTIES - LIMITATION OF LABILITY</u> a) CES warrants that the Services and Products will (i) be their from defects in materials and warkmanishing fills to entrome to a good and warkmanitik manner, in accordance will good alloud servicing practices, and fill contamine the plane, specifications and behalco information showed all while gib Calaborar until the Services or Products are accepted by Courteries or DES contractions obligations are made to be averal that Clastomer discovers a defect in one Services or Products within the warmany perice specified acces. Castomer will holfy QES at such defect in the overithat DES contractions that the Services or Products are defective. QES's fability and Clastomer's available and out all of the averal that contract and the Services or Products are the direction of the averal that Clastomer discovers a defect in one Services or Products within the warmany perice specified acces. Castomer will holfy QES at such defect. In the overithat DES contracts that the Services or Products are defective. QES's fability and Clastomer's available are also or use of any Services or Products are defective. QES's fability and Clastomer's available and clastomer available or use of any Services or Products are defective. QES's fability and Clastomer's available and clastomer are also or use of any Services or Products for Services or Products class that the Clastomer and build for any damage real wilely of QES' manufacture. Of Si fability to CLS. OES will not be invided for any damage real manifecturer of such product or paths under the flability to CLS. OES will not be admage resulting defaults are organized by real-services that have been in any wary famperiad wind entailered in a subjective and authorized on provides that have been in any wary famperiad wind or allered by argonic officer families in authorized in provides requiring replacement due to repringe will are organized invide methode in representation of QES: (i) binteres, due to the torgange wil

by EXCEPT FOR THE WARRANTIES EXPRESSLY STATED ABOVE, THERE ARE NO OTHER WARRANTIES. THE PARTIES EXPRESSLY EXCLUDE AND CUSTOMER WAIVES ANY IMPLIED WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE.

c) IN NO EVENT WILL QES' ENFIRE LIABILITY (IN TORT, CONTRACT, WARRANTY, INFRINGEMENT OR OTHERWISE) TO CUSTOMER EXCEED THE PURCHASE PRICE ACTUALLY PAID BY CUSTOMER FOR THE SERVICES OR PRODUCTS THAT GIVE RISE TO A DISPUTE, THIS PROVISION WILL SURVIVE ANY TERMINATION OF THIS AGREEMENT.

8. <u>UNDEMNIFICATION AND WAVER OF CONSEQUENTIAL DAMAGES</u>. 9.1 For purcise of this Section 9. the following definitions will supply: "DES Group" means QES Pressure: Purpling 11.C. the parent company and affiliated components, and its and their officers, directors, omplications, contractors, subcoheractoris and invitiants. Coalernast Google "testine Contomer, its parent (if any), subcoheractoris and invitiants. Coalernast, Google "testine Contomer, its parent (if any), subcoheractoris and invitiants, coalernast, parents, and any automation of a site according to the sector of the Sectors, including Costomers (or literast coverers and partners and its and their officers, site downs, contractors (not behavior) desting QES), subcontractors and invitiant.

3.2 <u>QES INDEMNITY</u>. DES AGREES TO PROTECT, DEFEND. INDEMNIFY AND HOLD HARMLESS CUSTOMER GROUP FROM AND AGAINST ALL CLAIMS, DEMANDS, AND CAUSES OF ACTION OF EVERY KIND AND CHARACTER, ARISING IN CONNECTION WITH THE SERVICES, ON ACCOUNT OF BODILY INJURY, ILLNESS, OR DEATH OF ANY MEMBER OF QES GROUP OR, DAMAGE TO OR LOSS OF PROPERTY OF ANY MEMBER OF QES GROUP.

9.3 <u>CUSTOMER INDEMNITY</u>, CUSTOMER AGREES TO PROTECT, DEFEND, INDEMNIFY AND HOLD HARMLESS DES GROUP FROM AND AGAINST ALL CLAIMS, DEMANDS, AND CAUBES OF ACTION OF EVERY KIND AND CHARACTER, ARISING IN CONNECTION WITH THE SERVICES, ON ACCOUNT OF BODILY INJURY ILLNESS, OR DEATH OF ANY MEMBER OF CUSTOMER GROUP OR DAMAGE TO OR LOSS OF PROPERTY OF ANY MEMBER OF CUSTOMER GROUP.

9.4 WELL CUSTOMER WILL RELEASE, PROTECT. DEFEND, AND INDEMNIFY dES GROUP FROM AND AGAINST, ALL CLAIMS, DEMANDS AND CAUSES OF ACTION OF EVERY KIND AND CHARACTER IN THE EVENTS OF: (I) LOSS OR DAMAGE TO ANY GEOLOGICAL FORMATION, STRATA OR OLL OR GAS RESERVOIR OR MINERAL OR WATER RESOURCE BENEATH THE SURFACE OF THE LAND OR WATER, (II) LOSS OR DAMAGE TO THE HOLE OR WELL, (III)

IMPAIRMENT OF PROPERTY RIGHTS OR OTHER INTERESTS IN OR TO OIL, GAS, MINERAL OR WATER RESOURCES, AND (IV) REGAINING CONTROL OF ANY WILD WELL OR OUT OF CONTROL WELL, UNDERGROUND OR ABOVE THE SURFACE, INCLUDING REMOVAL OF WRECK, DEBRIS. EQUIPMENT, AND HAZARDOUS MATERIALS AND REMEDIATING ENVIRONMENTAL DAMAGE.

9.5 POLLUTION RESPONSIBILITY, Subject to paragraphs 9.2 and 9.3, it is understood and agreed between Custemer and QES that the responsibility for pollution shall be as follows: (a) QES WILL ASSUME RESPONSIBILITY FOR CONTROL AND REMOVAL OF AND WILL PROTECT, DEFEND AND NORMINEY CUSTOMER GROUP FROM AND DAGAINST ALL CLAMS, DEMANDS AND CAUSES OF ACTION OF EVERY KIND OR CHARACTER ARISING FROM POLLUTION OR CONTAMINATION WHICH ORIGINATES ABOVE THE SURFACE OF THE LAND. OR WATER FROM THE EQUIPMENT OF ANY MEMBER OF QES QROUP MAINTAINED IN QES GROUPS' CARE, CUSTODY AND CONTROL, AND ARISING FROM THE PERFORMANCE OF THE SURFACE.

SERVICES. (b) CUSTOMER WILL ASSUME RESPONSIBILITY FOR CONTROL AND REMOVAL OF AND WILL PROTECT, DEFEND AND INDEMNIFY GES GROUP FROM AND AGAINST ALL CLAIMS, DEMANDS AND CAUSES OF ACTION OF EVERY KIND AND CHARACTER ARBING FROM HOLLUTION OTHER THAN THAT DESCRIBED IN SECTION 3.5(A) ABOVE, WHICH MAY OCCUR DURING THE CONDUCT OF OPERATIONS HEREUNDER, INCLUDING, BUT NOT LIMITED TO, POLLUTION RESULTING FROM FIRE BLOWOUT, CRATERING, SEEPAGE OR OTHER UNCONTROLLED FLOW OF OR, GAS OR OTHER SUBSTANCE.

9.6 WAIVER OF CONSEQUENTIAL DAMAGES. NOTWITHSTANDING ANY PROVISION TO THE CONTRARY, CLISTOMER AND GES FURTHER AGREF THAT NEITHER PARTY WILL BE LIABLE TO THE OTHER OR EACH OTHER'S RESPECTIVE GROUP FOR ANY CONSEQUENTIAL, INCIDENTAL OR INDIRECT DAMAGES, INCLUDING BUT NOT LIMITED TO, 'LOSS OF 'PROFIT, LOSS OF PRODUCTION, REVENJE, OR ANTICIPATED BUSINESS ("LOSSES"), CUSTOMER AGREES TO INDEMNIFY AND HOLD GES GROUP HARMLESS FROM AND AGAINST ANY AND ALL CLAIMS FOR BUCH LOSSES ASSERTED BY MEMBERS OF CUSTOMER GROUP, GES AGREES TO INDEMNIFY AND HOLD CUSTOMER GROUP HARMLESS FROM AND AGAINST ANY AND ALL CLAIMS FOR BUCH LOSSES ASSERTED BY MEMBERS OF GES GROUP.

9.7 EXCEPT AS OTHERWISE EXPRESSLY LIMITED BY THIS AGREEMENT OR BY LAW, ALL RELEASES, INDEMNITY OBLIGATIONS AND OTHER LUBBLITIES ASSUMED UNDER THIS AGREEMENT WILL BE WITHOUT LIMIT AND WITHOUT REGARD TO THE CAUSE OR CAUSES, INCLUDING, WITHOUT LIMITATION, PREEXISTING COMDITIONS, UNSEAWORTHINESS, STRICT LUBBLITY, WILLFUL MISCONDUCT, AND THE SOLE, JOINT, GROSS, OR CONCURRENT NEGLIGENE OF ANY PARTY. NEGLIGENCE OF ANY PARTY.

9.8. Each Party hereunder agrees to support its indemnity obligations with liability insurance coverage with limite of liability not less than ten million dollars (\$10,000.000). It is the express intention of the Parties that the judemnities contained herein apply to the fullest agreent permitted by applicable law, and in no event will a Party's indefinity obligation be limited to the amount of ligaurance carried by each Party.

THIS SECTION 9 WILL SURVIVE THE TERMINATION OR EXPIRATION OF THIS AGREEMENT.

In Instances AR metrance posicles of either Party in any www.material or the Services, whether or not required by this Agreement, shall to the extent of the risks and liabilities assumed by such party. (I) name the other party good, as additions instance (except for worker's compensation, OEE/CCW, or professional liability policies), (ii) valve subrequirion as to the other party group; and (iii) be persay and non-contributory to any insurance of the other party group.

11. Force Majours, Except the obligation to make payments when due, nother OES nor Oustomer will be liable nor deemed to be is breach of this Agreement for any dolay or follore in performance may link from the acceleration of Cod, dwild an initiary authority, material change of tow any governmental action, exist of bolic energy, war, ecidents, itras explosions, earthquekee, foods, felder of inseportation, and explosions, earthquekee, foods, felder of inseportation, national atokes, acute or unusual abour, instantial or suppressive domagnes, or any domagnes, and acute active to element or advected or any exert product or unusual abour, instantial or suppressive domagnes, or any domagnes, or any domagnes, or any exercised or advect of either Ferty. The Porty so, reflecting will be portionate or work opcours and the advected of a state and take reaso while promotify with programmatically include the cause and the equivalent declares, a factor inspector, occurrence. DES will be componentated at the standard daily rate for the mathematical and personnal that are standing idle as a comparison of the force inspector comparison of the force inspector protection of the advection of the work order or work reasonable. OF WURK PESSITING

12. <u>Goloming Law</u>. This Agreement will be governed by the laws of the State of Toxas, without regain in, the conflicts of law provisions. The Parties agree to subrint to the excitative unlaotiction of the federal or state counts located in Houseon Perris County. Taxas with respect to any and all assures thebadise out or any related in any way to the subject meter of this Agreement. The Saction 12 will survive the terrelation on subjects of this Agreement.

13. Independent Contractor, OES will be an independent notimation with respect to the Services and annotation of the independent of the service and protection of the service of the se

14. Securability, in the evant any provision of this Agreement is inconsistent with or contrary to any applicable law, rule or regulation, the provision will be diversed modified to the extent regulated to comply, another tampining terms, as modified, will remain in full toke and apply.

15. Waiver, A waiver on the part of either Party of any treact, of any tent, provision or condition of this Agreement will not constitute a phonicent and not bereframe Party basets to a waiver of any successfully or other baseds of the same or any other term, provision or condition of this Agreement.

15. Entry Agronment. This Agreement contains the chice agreement of the Parties with regard to the subject matter freed and subject matter hered. No subscripts, representations no warranty betwaanthe Parties retaining to the subject matter hered. No subscripts for the retained of the Agreement with a directive unless it is to writing and signed by an subtracted representative of each Party. If the Parties enter into a Mestar Service Agreement, then any term or consisten boton which confinds with the provisions of such Master Service Agreement, with on discriming the term of such confines with the provisions of such Master Service Agreement, with on discriming and service any term or consistent boton which confinds with the provisions of such Master Service Agreement with on discriming invalid.